

## ACTRESS TELLS SECRET

Tells How to Darken Gray Hair with a Home-Made Mixture.

Jolcey Williams, the well-known American actress, recently made the following statement about gray hair and how to darken it with a home-made mixture.

"Any one can prepare a simple mixture at home that will gradually darken gray, streaked or faded hair, and make it soft and glossy. To a half-pint of water add 1 ounce of bay rum, a small box of Barbo Compound and 14 ounce of glycerine.

"These ingredients can be bought at any drug store at very little cost. Apply to the hair twice a week until the desired shade is obtained. This will make a gray-haired person look twenty years younger. It does not color the scalp, is not sticky or greasy and does not rub off."

## Fifty-Fifty

One half of the world doesn't know where the other half gets its Orientals!

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## Do You Think You Are a Nervous Semi-Invalid?

**NONSENSE!** Probably all you need—as many a doctor would tell you—is to read "Outwitting Our Nerves," the most cheerful, the most easily helpful, the most readable, the most amazingly successful health book published in years. A book for everybody.

## OUTWITTING OUR NERVES

By JACKSON, M. D., and SALISBURY

26th Thousand. Price \$2.50  
"Outwitting Our Nerves" is published by The Century Co., 353 Fourth Ave., New York City, and is sold by all bookstores.

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An advertisement in the Lost and Found columns of THE NEW YORK HERALD offers a real possibility of recovering your lost property.

## INTERMYER BACK; DENIES DISSENSIONS

Has Not Sent Lockwood Report; Knows Nothing of 'Whitewashing' Rumor.

Samuel Untermyer, counsel to the Lockwood legislative housing committee, arrived at the Pennsylvania Station a few minutes after 3 o'clock yesterday afternoon after several weeks in Florida and inquired when the public hearings on the Lockwood bill were scheduled to begin. Mr. Untermyer came north in the middle of his annual vacation to appear in support of the Lockwood committee's legislation.

"There is no dissension that I know of among members of the committee and certainly none between the committee and counsel over the report and the legislation proposed," Mr. Untermyer said. He added that he had not seen a complete copy of the committee's report as it was submitted to the Legislature last night and refused to comment upon it. He said he knew nothing about reports that have been made in New York and Albany that certain personalities had been eliminated from the original draft as a result of a deal between the committee and the two sides of the Senate and Assembly.

**His Insurance Measures.**

Mr. Untermyer is chiefly concerned in speeding legislative action on the bills bearing directly on the housing situation, particularly that authorizing life insurance companies to invest 10 per cent of their available funds in secured real estate mortgages to net a return of 6 per cent. This bill was introduced for the primary purpose of allowing the Metropolitan Life and other insurance companies so minded to come to the rescue in the local housing crisis and build apartments that would rent at not more than \$2 a room a month.

One of Mr. Untermyer's suggestions which the committee reported without recommendation was to establish a State monopoly in the sale of workmen's compensation insurance. Mr. Untermyer has at various times announced his determination to support the Downing bill, now pending, which would provide such a monopoly. During the examination of Jesse S. Phillips, former State Superintendent of Insurance and now head of the National Bureau of Casualty and Surety Underwriters, Mr. Untermyer brought out that the State fund supplied this class of insurance considerably cheaper than the stock companies. It is his contention that the stock companies frequently offer a reduction in the uncontrolled lines of insurance as a means of securing compensation business, or, in other words, that the State fund is used as a lever to sell other insurance.

He holds that this would not be the case if a monopoly existed.

**Phillips Not Attacked.**

Mr. Untermyer attacked Mr. Phillips' record in office, both in the public sessions of the committee and in the original draft of the report. The latter attack, however, was one of the things eliminated when the report was presented last night. Mr. Phillips is a Republican and the gossip in certain quarters was that the report had been blue penciled with the consent of the Democrats on the committee, in return for which the Republican members exercised all critical references to Mayor Hylan and his Democratic colleagues in the city administration. Mr. Untermyer dismissed all suggestion of such a deal yesterday with the statement that there had been no politics played with the housing committee since its creation and would be none as long as he was connected with it.

The matter of a permanent agreement between the Building Trades Employers and the Building Trades Council, now operating under a temporary thirty day extension, expiring April 1, will probably be one of the first things to be taken up when the committee resumes work, which will be soon after the adjournment of the Legislature. Members of the committee are known to feel that the big employers have not met their demands in the same spirit as the union labor leaders.

## 80 CENT GAS LAW INVALID; P. S. C. WILL FIX NEW RATE

Continued from First Page.

per cent in 1918 and 3.28 per cent in 1919 upon the value of the tangible property used and useful in the gas making business of the Consolidated Gas Company, and including the franchises, which were evaluated at a figure over seven millions of dollars, Judge Hand found, for 1918, that the company derived a return of 4.53 per cent, and in 1919, 2.92 per cent.

"Gas all the chief factor of expense in the making of gas, is quoted at around four cents today in New York and over two cents in Chicago, while the price for gas oil upon which Judge Hand predicated his findings as of 1919 was seven cents a gallon."

In January, 1919, the Consolidated started its fight for increased rates. In May Abraham S. Gilbert was appointed a special master to take testimony. A year later he reported the 80 cent rate was confiscatory, and in July the Federal court increased the rate from 80 cents to \$1. A month later it increased this to \$1.20, enjoining the Attorney-General of the State and the Public Service Commission from enforcing the 80 cent rate.

At that time Judge Hand provided that the excess of 80 cents should be impounded. The Judge wrote: "I have provided that if the State does not act before March, 1921 (by way of passing a law providing for a higher rate) the plaintiff shall have all the fund and shall be free to charge what it pleases."

In March another order was issued permitting the gas company to raise its rate to \$1.50. On July 21 of last year the gas company voluntarily announced a reduction of the rate to \$1.25. There it has remained, pending the outcome of the proceeding now before the Public Service Commission.

## GAS DECISION VICTORY FOR UTILITY CONCERNS

Supreme Court Upholds Right to Charge Paying Price.

Special Dispatch to THE NEW YORK HERALD.

New York Herald Bureau.

Washington, D. C., March 6.

The Consolidated Gas Company of New York won a sweeping victory today when the United States Supreme Court handed down a decision to the effect that the eighty cent gas law of the state of New York was confiscatory and unreasonable. The court ordered the return of the nearly \$12,000,000 impounded during the trial. In its decision the court said:

"The eighty cent gas rate was confiscatory; the \$1.20 maximum imposed by the court during a specified period as a condition to the injunction was a limitation in favor of the consumers."

"The court refused to say what it thought might have been a reasonable charge for gas in New York."

More past success could not support a demand that the gas company be conducted at a loss, the court declared, and the old rule against the confiscation of property which was invoked says: "The public has no such right in respect of private property although dedicated to public use."

The claim that the company had not provided gas of sufficient candle power also was dismissed by the court. On that point the decision said:

"The company was subject to official control; the facts as to the candle power actually furnished were in dispute; the calorific quality had become more important to most consumers than the illuminating one; the master in chancery reached the conclusion the statutory standard had been substantially complied with and the company had tried earnestly under very difficult circumstances to meet its customers' requirements."

"The company sought relief from an unlawful burden, the fundamental wrong arose from the statute and we find nothing which could justify refusal with its demands."

"Contention by the State of New York that its interests were not properly safeguarded during the hearing of the case by the master in chancery was dismissed as frivolous."

"Undoubtedly during the many months devoted to the hearings," says

the decision, "the master talked too much and often unwisely, but manifestly appellant's counsel made the situation unnecessarily difficult and failed to support the master's earnest efforts to ascertain promptly the essential facts."

"Looking at all the circumstances we are unable to conclude that any substantial right was denied. The size of the record, eight months of almost daily hearings, and the master's reiterated efforts to hear properly prepared and helpful evidence shows that abundant opportunity was given for presentation of applicant's case. The master sought wisely to exclude ill advised cross-examination and other unimportant matter."

## SENATE TO CENTRALIZE APPROPRIATION BILLS

Both Branches of Congress Now Use Budget System.

WASHINGTON, March 6.—Complete coordination of Congress with the Federal budget system was provided for by a change in Senate rules adopted today by a vote of 63 to 14, centralizing all money appropriations. Heretofore the army, navy, post office, agricultural and other appropriation bills have been considered by respective committees.

The Senate change followed the House centralization of money bills in the appropriations committee at the last session. The new Senate rule provides that three members from each of the other appropriating committees shall be ex-officio members of the Senate appropriations committee. All appropriation bills in both branches will be handled now under the budget system.

## WOMAN IN CONGRESS RACE AGAINST GRAHAM

She Is Great-Granddaughter of Benjamin Franklin.

Special Dispatch to THE NEW YORK HERALD.

Philadelphia, March 6.—Mrs. Ellen Duane Davis, a great-granddaughter of Benjamin Franklin, to-night announced her candidacy for the Democratic nomination for Congress as representative of the Second Pennsylvania District. The district is now represented by George S. Graham.

Mrs. Davis, who is chairman of the Women's Democratic organization of the Eighth Ward, said: "I had intended to run for United States Senator, but my husband persuaded me that Statewide campaigning would be too arduous."

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# THE JEWISH HONOR ROLL

Will YOUR Name Be There?

**I**MEDIATELY after the conclusion of the New York Campaign for Jewish War Sufferers, there will be published through the press and in a more permanent form, the name of every subscriber in our \$5,000,000 campaign.

This will be known as the "Jewish Honor Roll" of New York City, a copy of which will be placed in the hands of every subscriber and in addition, sent broadcast throughout the country, so that those who are interested can find out just who have subscribed and who have not.

So much has been said through the press with reference to the lack of interest on the part of some of New York's Jews towards this cause, that we believe in justice to the thousands who have subscribed, many of them liberally, that a list of this kind be published.

There are still many thousands of men and women in this city who have not as yet pledged themselves in this campaign.

There may be many reasons why they have not done so up to the present; but it is our firm belief that they intend to do so.

Please do not wait. Send that subscription in at once so that your name will appear in this honor roll of Jewish names so that your friends here and elsewhere will know that any criticism aimed at New York's Jews does not attach to you.

If you have one of our pledge cards sign that, if not, sign the one on the bottom of this announcement for as large an amount as you can possibly pay within the next six or seven months.

# THE JEWISH HONOR ROLL

Will YOUR Name Be There?

## NEW YORK CAMPAIGN for JEWISH WAR SUFFERERS

Headquarters: 485 Fifth Avenue, New York City  
For the relief of the stricken Jews of Europe I hereby contribute the sum of

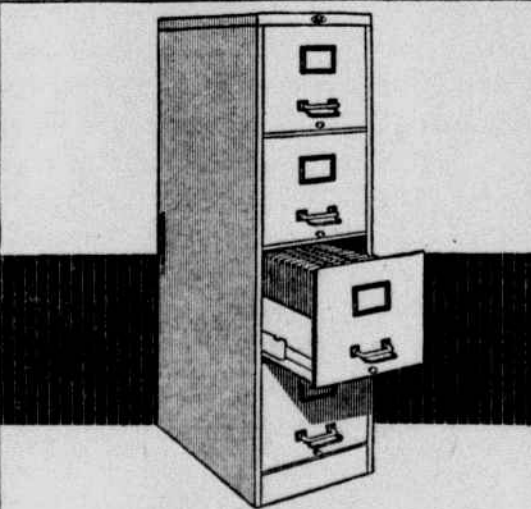
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